4327--В

Cal. No. 1161

2021-2022 Regular Sessions

## IN SENATE

February 3, 2021

- Introduced by Sen. MAYER -- read twice and ordered printed, and when printed to be committed to the Committee on Insurance -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- reported favorably from said committee, ordered to first and second report, amended on second report, ordered to a third reading, and to be reprinted as amended, retaining its place in the order of third reading
- AN ACT to amend the insurance law, in relation to requiring certain notices be posted and provided regarding long term care insurance policy changes

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Subparagraphs (E) and (F) of paragraph 6 of subsection (b) 2 of section 1117 of the insurance law, as amended by chapter 424 of the 3 laws of 2016, are amended and two new subparagraphs (G) and (H) are 4 added to read as follows:

5 (E) A graphic demonstration of the maximum daily nursing home benefit 6 level provided by the policy or certificate, and the impact that the 7 selection of any inflation protection options would have on such maximum 8 daily nursing home benefit level; [and]

9 (F) The right of the prospective insured, upon attaining the age of 10 sixty-five years, to designate a third party who will receive a copy of 11 any notices of nonpayment of premiums due or notice of cancellation for 12 nonpayment of premiums that is sent to the prospective insured[-];

13 (G) A written statement as to the anticipated good faith increases of 14 premium rates for such policy or certificate over the next ten years. 15 Such statement shall include a list of past premium rate increases for 16 such policy or certificate over the previous ten years, or if such poli-17 cy or certificate was not offered over the previous ten years, past 18 premium rate increases for similar policies or certificates over the

19 previous ten years; and

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	(H) The right of the prospective insured to submit public comments on
2	any rate filing or application regarding premium rates on the depart-
3	ment's website.
4	§ 2. Paragraph 3 of subsection (f) of section 1117 of the insurance
5	law, as added by chapter 245 of the laws of 1986, is amended to read as
6	follows:
7	(3) the premium rates for the long term care plan are reasonably
8	related to the benefits provided, [and] are self-supporting, and are in
9	the best interests of policyholders and certificate holders; and
10	§ 3. Section 1117 of the insurance law is amended by adding three new
11	subsections (h), (i) and (j) to read as follows:
12	(h) Whenever an insurer submits a rate filing or application to the
13	superintendent to increase or decrease premium rates for any policy or
14	certificate subject to this section, the superintendent shall post a
15	public notice summarizing the rate filing or application on the depart-
16	ment's website within seven days. The superintendent shall provide for a
17	process for the public to provide comments on such rate filing or appli-
18	cation electronically or in writing for a period of thirty days after
19	such public notice is posted on the department's website.
20	(i) The superintendent, upon rendering a decision regarding approval,
21	disapproval or modification of a rate filing or application, shall issue
22	a public notice of such decision. Such written decision and notice shall
23	be made publicly available on the department's website no later than the
24	date on which the rate filing or application is approved, disapproved,
25	or modified. Such notification shall include:
26	(1) a summary of the determinations made by the department regarding
27	the approval, disapproval or modification of such rate filing or appli-
28	cation, and
29	(2) a statement with relevant detail as to why the approval, disap-
30	proval or modification of the proposal is in the best interests of the
31	policyholders and certificate holders.
32	(j) Upon receipt by an authorized insurer, corporation, health mainte-
33	nance organization or fraternal benefit society covered by the
34	provisions of this section of a decision by the superintendent with
35	respect to a rate filing application with the department, such insurer,
36	corporation, health maintenance organization or fraternal benefit socie-
37	ty shall notify policyholders and certificate holders of such decision.
38	Such notification shall include:
39	(1) a description of such decision;
40	(2) a written statement conforming to the requirements set forth in
41	subparagraph (G) of paragraph six of subsection (b) of this section; and
42	(3) aggregated and anonymized data showing actions taken by past or
43	current policyholders and certificate holders, segmented by age group,
44	in response to proposed rate increases for similar policies and certif-
45	icates. Such data regarding such actions shall include but not be limit-
46	ed to the following actions taken by such past or current policyholders
47	and certificate holders:
48	(A) letting a policy or certificate lapse;
49	(B) decreasing policy or certificate benefits; and
50	(C) accepting the proposed rate increases.
51	§ 4. The insurance law is amended by adding a new section 334 to read
52	as follows:
53	§ 334. Minimum loss ratio standards; long term care insurance. In
54	establishing minimum benefit standards for long term care insurance
55	plans pursuant to this article, the superintendent shall ensure that
56	minimum loss ratio standards are no less favorable to policyholders and

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1	certificate holders than those specified by the model regulations for	r
2	long term care insurance as published by the National Association of	f
3	Insurance Commissioners, as updated from time to time.	
4	§ 5. This act shall take effect immediately.	

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